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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/806,830	03/23/2004	Yuko Nishikawa	. 81233 7114	4246	
- ,	7590 11/15/2007 TABIN & FLANNERY		EXAMINER		
120 SOUTH L	TH LASALLE SUITE 1600 TAYLOR, JOSHUA			OSHUA D	
CHICAGO, IL	60603		ART UNIT	PAPER NUMBER	
			4157		
			MAIL DATE	DELIVERY MODE	
			11/15/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

•		Application No.	Applicant(s)				
		10/806,830	NISHIKAWA ET AL.				
Office Action Summary		Examiner	Art Unit				
		Josh Taylor	4157				
Period fo	The MAILING DATE of this communication apport Reply	pears on the cover sheet w	ith the correspondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL CHEVER IS LONGER, FROM THE MAILING D nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Operiod for reply is specified above, the maximum statutory period are to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailin ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNI 36(a). In no event, however, may a will apply and will expire SIX (6) MON e, cause the application to become Al	CATION. reply be timely filed ITHS from the mailing date of this communication BANDONED (35 U.S.C. § 133).				
Status							
1)	Responsive to communication(s) filed on	•					
2a)□		action is non-final.					
3) 🗌	Since this application is in condition for allowa	nce except for formal mat	ers, prosecution as to the merit	s is			
	closed in accordance with the practice under l	Ex parte Quayle, 1935 C.E). 11, 453 O.G. 213.				
Disposit	ion of Claims						
4)⊠	Claim(s) 1-14 is/are pending in the application	•					
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	Claim(s) is/are allowed.						
6)🖂	Claim(s) <u>1-14</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)[Claim(s) are subject to restriction and/o	r election requirement.					
Applicat	ion Papers						
9)[The specification is objected to by the Examine	er.					
10)	The drawing(s) filed on is/are: a) acc	epted or b) objected to	by the Examiner.				
	Applicant may not request that any objection to the						
	Replacement drawing sheet(s) including the correct	tion is required if the drawing	(s) is objected to. See 37 CFR 1.12	21(d).			
11)	The oath or declaration is objected to by the Ex	kaminer. Note the attache	d Office Action or form PTO-152	2.			
Priority (under 35 U.S.C. § 119						
_	Acknowledgment is made of a claim for foreign All b) Some * c) None of:	priority under 35 U.S.C. §	3 119(a)-(d) or (f).				
	1. Certified copies of the priority document	s have been received.					
	2. Certified copies of the priority document	s have been received in A	pplication No				
	3. Copies of the certified copies of the prior	rity documents have been	received in this National Stage				
	application from the International Burea	u (PCT Rule 17.2(a)).					
* 5	See the attached detailed Office action for a list	of the certified copies not	received.				
	•						
Attachmen	et(s)						
	ce of References Cited (PTO-892)	4) Interview	Summary (PTO-413)				
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Date				
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of I 6) Other:	nformal Patent Application				
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DETAILED ACTION

Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- (e) the invention was described in-
- (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent; or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, <u>except</u> that an international application filed under the treaty defined in section 351(a) shall have the effects for the purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English.
- 7. Claims (1-14) rejected under 35 U.S.C. 102(b) as being anticipated by Gutta, US 6,727,914.

Regarding claim 1, Gutta discloses as claimed:

A method to facilitate use of an interactive program guide, comprising: providing access to characterizing descriptors as individually correspond to a plurality of discrete selectable audio/visual programs (column 3, lines 38-42);

displaying an interactive program guide comprising at least one of the characterizing descriptors as corresponds to a particular one of the discrete selectable audio/visual programs (column 3, lines 22-24);

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detecting preliminary selection of a particular one of the discrete selectable audio/visual programs to provide a preliminarily selected audio/visual program (column 1, lines 35-44);

when a user selects the preliminarily selected audio/visual program, automatically taking a first predetermined action with respect to the preliminarily selected audio/visual program (column 1, lines 35-44);

when a user preliminarily selects a different one of the plurality of discrete selectable audio/visual program, automatically taking a second predetermined action with respect to the preliminarily selected audio/visual program, which second predetermined action is different than the first predetermined action (column 1, lines 35-44);

when a user takes an action with respect to the preliminarily selected audio/visual program, which action does not comprise either selecting the preliminarily selected audio/visual program or preliminarily selecting a different audio/visual program, automatically taking a third predetermined action with respect to the preliminarily selected audio/visual program, which third predetermined action is different than the first and the second predetermined action (column 1, lines 35-44).

Regarding claim 2:

The method of claim 1 wherein the characterizing descriptors as individually correspond to a plurality of discrete selectable audio/visual programs comprise at least one of: a programming network identifier; a broadcast starting time; a description of

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audio/visual content as corresponds to the audio/visual program; audio/visual program

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media source (column 3, lines 38-42).

Regarding claim 3:

The method of claim 2 wherein the plurality of discrete selectable audio/visual

programs are embodied in a plurality of media (column 2, lines 5-12).

Regarding claim 4:

The method of claim 1 wherein taking a first predetermined action comprises adding

information regarding the preliminarily selected audio/visual program to a list of

preferred items (column 2, lines 12-16).

Regarding claim 5:

The method of claim 1 wherein taking a second predetermined action comprises

moving an area of visual focus away from the preliminarily selected audio/visual

program (column 3, lines 22-26).

Regarding claim 6:

The method of claim 1 wherein taking a third predetermined action comprises

displaying the list of preferred items (column 3, lines 22-26).

Regarding claim 7:

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The method of claim 1 wherein:

taking a first predetermined action comprises adding information regarding the preliminarily selected audio/visual program to a list of preferred items;

taking a second predetermined action comprises moving an area of visual focus away from the preliminarily selected audio/visual program;

and taking a third predetermined action comprises displaying the list of preferred items. This claim is a restatement of claims 4-6, and is thus rejected for the reasons listed above.

Regarding claim 8:

The method of claim 1 wherein detecting preliminary selection of a particular one of the discrete selectable audio/visual programs further comprises detecting at least a predetermined relationship between a present position of one of the characterizing descriptors as corresponds to the particular one of the discrete selectable audio/visual programs and an area of visual focus (column 3, lines 53-59).

Regarding claim 9:

The method of claim 1 and further comprising determining when the user selects the preliminarily selected audio/visual program by detecting when the user asserts a selection action at a time when a characterizing descriptor as corresponds to the preliminarily selected audio/visual program occupies, at least in part, a same portion of a display as a predetermined area of visual focus (column 3, lines 53-59).

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Regarding claim 10:

A method to facilitate provision of an interactive programming guide, comprising:

providing access to characterizing descriptors as individually correspond to a plurality of discrete selectable items of audio/visual content (column 3, lines 38-42); providing an updatable list of preferred items of audio/visual content (column 1,

lines 42-44);

displaying an interactive programming guide comprising at least one of the characterizing descriptors (column 1, lines 42-44);

providing an area of visual focus on a particular displayed one of the characterizing descriptors (column 1, lines 42-44);

in response to a first signal, adding information regarding the discrete selectable item of audio/visual content as corresponds to the particular displayed one of the characterizing descriptors as is presently in the area of visual focus to the updatable list of preferred items of audio/visual content (column 1, lines 45-54);

in response to a second signal that is different from the first signal, moving the area of visual focus to a different one of the characterizing descriptors (column 1, lines 45-54);

in response to a third signal that is different from both the first signal and the second signal, displaying the updatable list of preferred items of audio/visual content (column 1, lines 45-54).

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Regarding claim 11:

The method of claim 10 wherein the response to the third signal further comprises not displaying characterizing descriptors as correspond to items of audio/visual content that are not on the list of preferred items of audio/visual content (column 3, lines 1-5).

Regarding claim 12:

The method of claim 10 further comprising: receiving at least one of the first signal, the second signal, and the third signal from a remote control device. It is inherent to use a remote control in this capacity.

Regarding claim 13:

The method of claim 10 wherein the plurality of discrete selectable items of audio/visual content are embodied in a plurality of media (column 2, lines 5-12).

Regarding claim 14:

The method of claim 10 further comprising: automatically adding information corresponding to a particular one of the plurality of discrete selectable items of audio/visual content to the updatable list of preferred items of audio/visual content when the area of visual focus is on a characterizing descriptor as corresponds to the particular one of the plurality of discrete selectable items of audio/visual content for greater than a predetermined length of time (column 3, lines 53-59).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Josh Taylor whose telephone number is (571) 270-3755. The examiner can normally be reached on 8am-5pm, M-F, EST.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vu Le can be reached on (571) 272-7332. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

SUPERVISORY PATENT EXAMINER